1 OBJECTIONS TO THE DECLARATION OF JEFFREY L. CAUFIELD 2 SSD objects to the Declaration of Jeffrey L. Caufield in Support of Angeles' Motion for Order Shortening Time to Hear Angeles' Motion to Compel Squire Sanders & Dempsey's 3 Compliance with the March 22, 2207 Court Order, as follows: 4 5 Paragraph 8 Improper Argument, and Opinion, Fed R. Ev. 701, et seq. 6 Paragraph 13 Improper Argument and Opinion, Fed. R. Ev. 701, et sq. 7 Improper Argument and Opinion, Fed. R. Ev. 701, et sq. Paragraph 14 8 Lacks Foundation of Personal Knowledge, Fed. R. Ev. 901; Mr. Caufield was **Paragraphs** 15 and 16 not on the telephone call in question and cannot personally attest to what was 9 said 10 Paragraph 21 Improper Argument and Opinion, Fed. R. Ev. 701, et seq. 11 Paragraph 22 Improper Argument, and Opinion, Fed R. Ev. 701, et seq. 12 Exhibit U Hearsay, Fed. R. Ev. 803; Improper Argument and Opinion; Fed. R. Ev. 701, et seq.; Lacks Foundation of Personal Knowledge, Fed. R. Ev. 901 13 14 15 Dated: May 10, 2007 Squire, Sanders & Dempsey L.L.P. 16 17 /s/ Diane L. Gibson By: Diane L. Gibson 18 Attorneys for Non-Party, Rule 45 Subpoena Recipient SQUIRE, SANDERS & DEMPSEY 19 LLP 20 SANFRANCISCO/219635.1 21 22 23 24 25 26 27 28

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